

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Applicant:	Wunsch, Grant	Docket No:	TI-33053
Serial No:	10/034,145	Examiner:	Dalencourt, Yves
Filed:	December 28, 2001	Art Unit:	2157
Customer No.:	23494	Conf. No.	1630

For: METHOD FOR ROBUST, FLEXIBLE RECONFIGURATION OF TRANSCEIVE  
PARAMETERS FOR COMMUNICATION SYSTEMS

**DECLARATION OF INVENTOR**

Commissioner for Patents  
P. O. Box 1450  
Alexandria, VA 22131-1450

Sir:

1. This declaration is to establish that any features relevant to the invention described in the present Patent Application 10/034,145 filed on December 28, 2001 in the United States which are disclosed in the publication of article "G.voice, G.dmt.bis, G.lite.bis: Proposal for Seamless Dynamic Rate Repartition for CVoDSL", do not show knowledge or use by another nor prior invention by another. The application the article as a reference against Applicant's invention is improper because the article, to the extent relevant, describes the invention of Applicant and so cannot predate Applicant's invention.

2. The individual making this declaration is:

Grant Wunsch, sole inventor of the patent application 10/034,145 and co-author of the article "G.voice, G.dmt.bis, G.lite.bis: Proposal for Seamless Dynamic Rate Repartition for CVoDSL", published on 9-13 April, 2001.

3. The substance cited by the Examiner was invented by the undersigned Applicant. James Carlo and Ben Wiseman were cited as contacts on the article, they are not inventors of the relevant subject matter claimed in the present Patent Application 10/034,145 filed on December 28, 2001 in the United States.

4. A provisional application No. 60/291,992 was filed on May 19, 2001 and the non-provisional was filed on December 28, 2001.

5. This declaration is submitted after a final rejection.

6. As a person signing below:

I hereby declare that all statements made herein on my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Respectfully submitted,

2007/6/1

Date



Grant Wunsch

BEFORE THE OFFICE OF ENROLLMENT AND DISCIPLINE  
UNITED STATES PATENT AND TRADEMARK OFFICE

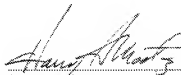
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Turn Branly Thach is hereby given limited recognition under 37 CFR § 11.9(b) as an employee of Texas Instruments Incorporated to prepare and prosecute patent applications wherein Texas Instruments Incorporated is the assignee of record of the entire interest. This limited recognition shall expire on the date appearing below, or when whichever of the following events first occurs prior to the date appearing below: (i) Turn Branly Thach ceases to lawfully reside in the United States; (ii) Turn Branly Thach's employment with Texas Instruments Incorporated ceases or is terminated, or (iii) Turn Branly Thach ceases to remain or reside in the United States on an H-1B visa.

This document constitutes proof of such recognition. The original of this document is on file in the Office of Enrollment and Discipline of the United States Patent and Trademark Office.

Limited Recognition No. L6323

Expires: September 30, 2009



Harry I. Montz

Director of Enrollment and Discipline